Case 1:13-cv-06005-NLH-JS Document 22 Filed 04/11/14 Page 1 of 5 PageID: 543 1 TIMOTHY J. McILWAIN ATTORNEY AT LAW, LLC Attorney@McIlwainLaw.com 89 River Street #1538 3 Hoboken, New Jersey 07030 Tel: (877) 375-9599 4 Fax: (609) 450-7017 5 CHRISTIAN S. MOLNAR, ESQ. (CA State Bar No. 177665) christian@christiansmolnarlaw.com 6 (Pro Hac Vice) 12400 Wilshire Boulevard, Suite 1180 Los Angeles, California 90025 Tel: (310) 820-9900 8 Fax: (310) 919-1950 9 Attorneys for Plaintiffs ASTERO, LLC, a New Jersey limited liability company, and ANDREA K. TANTAROS, an individual 10 11 THE UNITED STATES DISTRICT COURT. 12 FOR THE DISTRICT OF NEW JERSEY 13 14 ASTERO, LLC, a New Jersey limited Case No.: 1:13-cy-06005-NLH-JS 15 liability company; ANDREA K. 16 TANTAROS, an individual, STIPULATION OF ALL PARTIES TO ALLOW 17 PLAINTIFFS ASTERO, LLC Plaintiffs. 18 AND ANDREA TANTAROS TO FILE SUR-REPLY TO 19 VS. DEFENDANTS TALK RADIO 20 TALK RADIO NETWORK NETWORK ENTERTAINMENT 21 ENTERTAINMENT, INC., an Oregon LLC AND MARK MASTERS' corporation, MARK MASTERS, an REPLY TO PLAINTIFFS' 22 individual, and Does 1 through 10, inclusive. OPPOSITION TO MOTION TO 23 SET ASIDE DEFAULT W Defendants. ORDER 24 25 26 27 28 STIPULATION OF ALL PARTIES TO ALLOW PLAINTIFFS ASTERO, LLC AND ANDREA TANTAROS TO FILE SUR-REPLY

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TO THE HONORABLE JOEL SCHNEIDER, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that Defendant TALK RADIO NETWORK ENTERTAINMENT, INC., an Oregon corporation, (hereinafter referred to as "Defendant TALK RADIO,") and Defendant MARK MASTERS, an individual, (hereinafter "Defendant MASTERS,") on the one hand, and Plaintiff ASTERO LLC, a New Jersey limited liability company (hereinafter "Plaintiff ASTERO,") and Plaintiff ANDREA TANTAROS, an individual (hereinafter "Plaintiff TANTAROS,") on the other hand, by and through their counsel of record, do hereby stipulate as follows:

- Defendants TALK RADIO and MASTERS filed their Motion to Set Aside Default in this case on February 20, 2014 (hereinafter "Defendants' Motion") [Docket Number 17.1
- 2. Plaintiffs ASTERO and TANTAROS filed their Opposition to Defendants' Motion on March 3, 2014 (hereinafter "Plaintiffs' Opposition") [Docket Number 19.1
- 3. Defendants filed a Reply to Plaintiffs' Opposition on March 10, 2014 (hereinafter "Defendants' Reply") [Docket Number 20.]
- 4. After meeting and conferring as to the need of Plaintiffs to file a sur-reply to Defendants' Reply, all parties, by and through their attorneys of record, stipulate and agree that Plaintiffs, subject to the courts' approval, may file a sur-reply to Defendants' Reply, and an application for leave of court to file that sur-reply on an ex parte basis, to address what Plaintiffs' perceive to be new legal and factual arguments made by Defendants for the first time on Reply.

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1	1		ТІМОТНҮ	J. McILWAIN
2				
3			/s/Timothy J	. McIlwain AcIlwain, Esq.,
4			Christian S.	Molnar, Esq.,
5			Attorneys fo	r Plaintiffs ASTERO, LLC, a limited liability company and
6				ANTAROS, an individual
7				
8	Dated: April 11, 2014		Law Offices	of Athan Tsimpedes
10			/s/ Athan Ts	impedes
11			Athan Tsim _l	pedes, Esq.,
12			Attorneys fo	or Defendant TALK RADIO ENTERTAINMENT, INC.,
13			an Oregon c	orporation, and MARK
14			MASTERS,	an individual
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28	STIPULATION OF ALL PARTIES TO ALLOW PLAINTIFFS ASTERO, LLC AND ANDREA TANTAROS TO FILE SUR-REPLY			

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[PROPOSED] ORDER

All parties having stipulated to allow Plaintiffs ASTERO, LLC, a New Jersey limited liability company and ANDREA TANTAROS, an individual, to file a surreply to Defendants' reply to Plaintiffs' Opposition to Motion to Set Aside Default, it is hereby ORDERED, ADJUDGED AND DECREED that Plaintiffs have leave to file their Sur-Reply. The deadline for filing said Sur-Reply shall be April 21, 2014.

Dated: April 14, 2014

Hoporable Joel Schneider

United States District Court Judge

Magistrate &